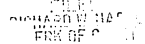
Comprehation, I had Alexady Reen given my HAIF Way house Date. my Date was July 8th, 2020! I had it more Months, Left to go. Now my Date has been pushed back to "2021" in may! your Honor, Where I AM And where you Referred he to go to see two totaly Diffrent MEANINGS OF the WORD INCARCEPATED. I rever WENT to Butner NC - OR Lexington Ky. Hen Sent Me to U.S.P. Hazelton. Where even the toughest, Radest, Most thinged out guy, is on the Menu. The feen It All here. I wear every and Any thing. If they were to transfer me to Hell, you might cautely me with a Smile. Sie The Stanged out of trouble for the most part. But then one extra Day in here equid Literary mean Life and Death. I made promissis to my Daughters that I'd Be there for there BIGHTDAYS. I AM NOT ASKING FOR A BREAK COTY
What I have Due. I've paid my Debt to society
Once Again: these people are not Honoring What you Imposed on he. He Hoops they have me Jumping that could take A year, When in fact I could Be feel in 7 mounths, givien they did the light thing, witch of eight now, After exhanting fui Then wes Does not Look Promissing. Is trued going to every body, even my Attorney Ms. Debra williams. Witch I haven't yet herd from And So now I come TO you. Because you may very well be my only hope Diease. Held no. 1210 Home Ton't know what also

TO UI'M TO CHUSE MALL WALL VEKE WILL BY INM LILLING	MI
Case: 2:17-cr-00277-ALM Doc #: 41 Filed: 01/23/20 Page: 3 of 15 PAGEID #: 103 PLAGE HELD MO WALL HOOR: T DON'T Know WHAT	136
to Do. thank you sincerly for your time	
3 3	
Veey.	
Pallan	
- TRINEY	
FURS, UR John I	Hecke
	17182-061
Case # CR2-17-277	

•

•



UR, Judge, HARBLEUKIJAN 21 PM 2: 41 Jan 17 acoc

How are you sir? 5 hope you had a good Christmas and Hewyear! 5 have been trying to get this letter and PAPPER WORK OUT TO YOU FOR OVER A MONTH, how ever this place is very open minded to heep it's compound on a State of "Lock Down" for any such Reason, we are Currently Still on Lock Down And It has taken he over 30 days just to get A Big yellow envelope to send this to you, so Please excuse the gap in the Dates in my Letters, since to first wrote the very first letter, 5 have had no LIEW developments in My CASE, My LAWYER has pecevied everything I'm Jending to you now, and also with this new letter I AM AddING the Letter She wrote to me And the E-MAIL Star Sent to the computation people in Grand Prairie T.X. Still no word on Relief on My Case, and My window is getting smaller by the Day, thank you once Again for your time and Help, Very truley yours, Mr. Stonker Case: 2:17-cr-00277-ALM Doc #: 41 Filed: 01/24/20 Page: 5 of 15 PAGEID #: 105 Case: 2:17-cr-00277-ALM Doc #: 35 Filed: 07/13/18 Page: 2 of 6 PAGEID #: 78

O 245B (Rev. 02/18) Judgment in Criminal Case Sheet 2 — Imprisonment	
DEFENDANT: John Paul Steckel CASE NUMBER: CR2-17-277	Judgment — Pege of1
IMPRISONMENT	
The defendant is hereby committed to the custody of the Federal Bureau of Priso	ons to be imprisoned for a total
Forty-Eight (48) months. Jail time credit should be applied effective April 21, 20	017 thru present.
	en e
The court makes the following recommendations to the Bureau of Prisons:	
that the defendant be incarcerated at the BOP located in Butner, NC or Lexingte the defendant obtain his GED and participate in the RDAP program.	ton, Ky or as close as possible. Further, tha
☑ The defendant is remanded to the custody of the United States Marshal.	
☐ The defendant shall surrender to the United States Marshal for this district:	
□ at □ a.m. □ p.m. on	•
as notified by the United States Marshal.	
☐ The defendant shall surrender for service of sentence at the institution designated	i by the Bureau of Prisons:
before 2 p.m. on	
as notified by the United States Marshal.	
as notified by the Probation or Pretrial Services Office.	
RETURN	
have executed this judgment as follows:	
Defendant delivered on to	
t, with a certified copy of this judgment.	
1	
, married to the state of the s	INITER STATES MARCHAI

DEPUTY UNITED STATES MARSHAL

Case: 2:17-cr-00277-ALM Doc #: 41 Filed: 01/24/20 Page: 6 of 15 PAGEID #: 106 Case: 2:17-cr-00277-ALM Doc #: 35 Filed: 07/13/18 Page: 3 of 6 PAGEID #: 79

AG 245B (Rev. 02/18) Judgment in a Criminal Case Sheet 3 — Supervised Release

DEFENDANT: John Paul Steckel CASE NUMBER: CR2-17-277

Judgment-Page	of	1

SUPERVISED RELEASE

Upon release from imprisonment, you will be on supervised release for a term of:

Three (3) years. As a special condition of supervised release the defendant shall complete a substance abuse treatment program, which includes random drug testing, participate in mental health treatment, which includes being medication compliant, if deemed appropriate by a mental health treatment provider at the direction of the Probation Officer. The defendant will make a co-payment for treatment services not to exceed \$25 per month which is determined by the defendant's ability to pay. Further, that the defendant obtain his GED.

MANDATORY CONDITIONS

i.	You must not commit another federal, state or local crime.
2.	You must not unlawfully possess a controlled substance.
3.	You must refrain from any unlawful use of a controlled substance. You must submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.
	The above drug testing condition is suspended, based on the court's determination that you pose a low risk of future substance abuse. (check if applicable)
4.	You must make restitution in accordance with 18 U.S.C. §§ 3663 and 3663A or any other statute authorizing a sentence of restitution. (check if applicable)
5.	You must cooperate in the collection of DNA as directed by the probation officer. (check if applicable)
6.	You must comply with the requirements of the Sex Offender Registration and Notification Act (34 U.S.C. § 20901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in the location where you reside, work, are a student, or were convicted of a qualifying offense. (check if applicable)
7 .	You must participate in an approved program for domestic violence. (check (fapplicable)

You must comply with the standard conditions that have been adopted by this court as well as with any other conditions on the attached page.

Case: 2:17-cr-00277-ALM Doc #: 41 Filed: 01/24/20 Page: 7 of 15 PAGEID #: 107 Case: 2:17-cr-00277-ALM Doc #: 35 Filed: 07/13/18 Page: 4 of 6 PAGEID #: 80

ÁO 245B (Rev. 02/18) Judgment in a Criminal Case Sheet 3A — Supervised Release

Judgment-Page	of	1

DEFENDANT: John Paul Steckel CASE NUMBER: CR2-17-277

STANDARD CONDITIONS OF SUPERVISION

As part of your supervised release, you must comply with the following standard conditions of supervision. These conditions are imposed because they establish the basic expectations for your behavior while on supervision and identify the minimum tools needed by probation officers to keep informed, report to the court about, and bring about improvements in your conduct and condition.

- 1. You must report to the probation office in the federal judicial district where you are authorized to reside within 72 hours of your release from imprisonment, unless the probation officer instructs you to report to a different probation office or within a different time frame.
- 2. After initially reporting to the probation office, you will receive instructions from the court or the probation officer about how and when you must report to the probation officer, and you must report to the probation officer as instructed.
- 3. You must not knowingly leave the federal judicial district where you are authorized to reside without first getting permission from the court or the probation officer.

4. You must answer truthfully the questions asked by your probation officer.

- 5. You must live at a place approved by the probation officer. If you plan to change where you live or anything about your living arrangements (such as the people you live with), you must notify the probation officer at least 10 days before the change. If notifying the probation officer in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 6. You must allow the probation officer to visit you at any time at your home or elsewhere, and you must permit the probation officer to take any items prohibited by the conditions of your supervision that he or she observes in plain view.
- 7. You must work full time (at least 30 hours per week) at a lawful type of employment, unless the probation officer excuses you from doing so. If you do not have full-time employment you must try to find full-time employment, unless the probation officer excuses you from doing so. If you plan to change where you work or anything about your work (such as your position or your job responsibilities), you must notify the probation officer at least 10 days in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- You must not communicate or interact with someone you know is engaged in criminal activity. If you know someone has been
 convicted of a felony, you must not knowingly communicate or interact with that person without first getting the permission of the
 probation officer.

If you are arrested or questioned by a law enforcement officer, you must notify the probation officer within 72 hours.

- 10. You must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (i.e., anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to another person such as nunchakus or tasers).
- 11. You must not act or make any agreement with a law enforcement agency to act as a confidential human source or informant without first getting the permission of the court.
- 12. If the probation officer determines that you pose a risk to another person (including an organization), the probation officer may require you to notify the person about the risk and you must comply with that instruction. The probation officer may contact the person and confirm that you have notified the person about the risk.
- 13. You must follow the instructions of the probation officer related to the conditions of supervision.

U.S. Probation Office Use Only

	specified by the court and has provided me with a written copy of this n regarding these conditions, see Overview of Probation and Supervised
Defendant's Signature	Date

Case: 2:17-cr-00277-ALM Doc #: 41 Filed: 01/24/20 Page: 8 of 15 PAGEID #: 108
-A0 245B (Rev. 02/18) Judgment in a Criminal Case

Sheet 6 - Schedule of Payments

DEFENDANT: John Paul Stecket CASE NUMBER: CR2-17-277

Judgment — Page	of	

SCHEDULE OF PAYMENTS

Hav	ing a	ssessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:
A	Ø	Lump sum payment of S 100.00 due immediately, balance due
		not later than in accordance with C, D, E, or F below; or
B		Payment to begin immediately (may be combined with C, D, or F below); or
С	-	Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
D		Payment in equal (e.g., weekly, monthly, quarterly) installments of S over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
Е		Payment during the term of supervised release will commence within
F		Special instructions regarding the payment of criminal monetary penalties:
		e court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during d of imprisonment. All criminal monetary penalties, except those payments made through the Federal Burcau of Prisons' Inmate Responsibility Program, are made to the clerk of the court. Indant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
	Join	at and Several
	Defe and	endant and Co-Defendant Names and Case Numbers (<i>Including defendant number</i>), Total Amount, Joint and Several Amount, corresponding payee, if appropriate.
	The	desendant shall pay the cost of prosecution.
	The	defendant shall pay the following court cost(s):
Ø	Ke	defendant shall forfeit the defendant's interest in the following property to the United States: el-Tec, Model P-11, 9mm pistol, serial # AA3W11, and eight rounds of 9mm ammunition; Smith & Wesson, Model -6, .38 caliber revolver, serial # D264022, and 9 rounds of .38 caliber ammunition.

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) JVTA assessment, (8) penalties, and (9) costs, including cost of prosecution and court costs.

Case: 2:17-cr-00277-ALM Doc #: 41 Filed: 01/24/20 Page: 9 of 15 PAGEID #: 109

OFFICE OF THE FEDERAL PUBLIC DEFENDER SOUTHERN DISTRICT OF OHIO

10 West Broad Street, Suite 1020 Columbus, OH 43215

Deborah L. Williams Federal Public Defender Phone: (614)469-2999 Toll Free: (877)217-4835 Fax: (614)469-5999

December 27, 2019

John Steckel #77182-061 USP-Hazelton U.S. Penitentiary P.O. Box 2000 Bruceton Mills, WV 26525

Re: USA v. Steckel

Dear Mr. Steckel:

I am enclosing an email that I sent to the time computation office (and of course I misspelled your name and didn't catch it). I think I know what happened with about 6 months of your time credit – according to the front page of the presentence report about 6 months of your pretrial time was spent in state custody on the violation. But I sent the email, with attachments, and will await their response. I'm so sorry this has become such a mess. Unfortunately you are my second client (that I know of) this year who has lost pretrial time during a recomputation.

Hopefully this gets you some relief.

Very truly yours,

Deborah L. Williams Federal Public Defender

Enclosure

Case: 2:17-cr-00277-ALM Doc #: 41 Filed: 01/24/20 Page: 10 of 15 PAGEID #: 110

Deborah-Williams

To: GRA-DSC/PolicyCorrespondence@bop.gov

Subject: John Steckle #77182-061

Attachments: Doc 11 - Information.pdf; Steckle Amended J&C.pdf

Good morning,

I am John Steckle's attorney and he has asked me to review his time computations dated 9/14/18 and 11/7/19. In so doing I noticed several errors.

- In the 9/14/18 computation the offense date is listed as 4/21/17. In the 11/7/19 computation the offense date
 is listed as 4/21/18. The second computation is incorrect. The Information to which he pled guilty states that
 "between on or about August 20, 2016 and on or about April 21, 2017" Mr. Steckle possessed firearms. See
 attached.
- Similarly, in the 9/14/18 computation the earliest date of offense is listed as 4/21/17. In the 11/7/19 computation the earliest date of offense is listed as 4/21/18. Both are incorrect. Again, the Information to which he pled guilty states that "between on or about August 20, 2016 and on or about April 21, 2017" Mr. Steckle possessed firearms. See attached.
- 3. The sentencing judge specifically ordered that Mr. Steckle was to be credited for pretrial time beginning 4/21/17. See attached. In the 9/14/18 computation he was given 432 days credit. In the 11/7/19 computation he lost 200 of those days for no apparent reason and in violation of the sentencing judge's Order.

Please reopen Mr. Steckle's time computation, correct the dates that are wrong, and recalculate his time in accordance with Judge Marbley's Order.

Thank you,

Deborah Williams Federal Public Defender Southern District of Ohio Case: 2:17-cr-00277-ALM Doc #: 41 Filed: 01/24/20 Pa

HAZOL 540*23 * PAGE 001

SENTENCE MONITORING COMPUTATION DATA AS OF 09-14-2018

09-14-2018

10:34:15

REGNO..: 77182-061 NAME: STECKEL, JOHN PAUL

FBI NO..... 584643EC0

DATE OF BIRTH: 02-18-1986 AGE: 32

ARS1..... HAZ/A-DES

QUARTERS....: D01-104U

UNIT..... D DETAINERS NO

NOTIFICATIONS: NO

HOME DETENTION ELIGIBILITY DATE: 05-17-2020

THE FOLLOWING SENTENCE DATA IS FOR THE INMATE'S CURRENT COMMITMENT. THE INMATE IS PROJECTED FOR RELEASE: 10-09-2020 VIA GCT REL

-----CURRENT JUDGMENT/WARRANT NO: 010 -----

COURT OF JURISDICTION..... OHIO, SOUTHERN DISTRICT

DOCKET NUMBER..... CR2-17-277

JUDGE....: MARBLEY
DATE SENTENCED/PROBATION IMPOSED: 06-22-2018

DATE COMMITTED..... 08-06-2018

HOW COMMITTED..... US DISTRICT COURT COMMITMENT

PROBATION IMPOSED..... NO

FELONY ASSESS MISDMNR ASSESS FINES COSTS

NON-COMMITTED:: \$100.00 \$00.00 \$00.00 \$00.00

RESTITUTION...: PROPERTY: NO SERVICES: NO AMOUNT: \$00.00

-----CURRENT OBLIGATION NO: 010 ------

OFFENSE CODE...: 136

OFF/CHG: 18:922(G) AND 924(A) FELON IN POSSESSION OF A FIREARM CT1.

SENTENCE PROCEDURE...... 3559 PLRA SENTENCE

DATE OF OFFENSE..... 04-21-2017

G0002

MORE PAGES TO FOLLOW . . .

COMPAIAIIOI Case: 2:17-cr-00277-ALM Doc #: 41 Filed: 01/24/20 Page 12:17-cr-00277-ALM Doc #: 41 Filed: 01/24/20 Page 12:17-cr-0027-ALM Doc #: 41 Filed: 01/24/20 Page 12:17 12 of 15 PAGEID #: 112

HAZQL 540*23 * PAGE 002 OF 002 * SENTENCE MONITORING COMPUTATION DATA AS CF 09-14-2018

09-14-2018

10:34:15

REGNO..: 77182-061 NAME: STECKEL, JOHN PAUL

COMPUTATION 010 WAS LAST UPDATED ON 09-13-2018 AT DSC AUTOMATICALLY COMPUTATION CERTIFIED ON 09-13-2018 BY DESIG/SENTENCE COMPUTATION CTR

THE FOLLOWING JUDGMENTS, WARRANTS AND OBLIGATIONS ARE INCLUDED IN CURRENT COMPUTATION 010: 010 010

DATE COMPUTATION BEGAN..... 06-22-2018 TOTAL TERM IN EFFECT....: 48 MONTHS 4 YEARS TOTAL TERM IN EFFECT CONVERTED..: EARLIEST DATE OF OFFENSE..... 04-21-2017

FROM DATE JAIL CREDIT..... 08-20-2016 09-30-2016

THRU DATE 08-22-2016

04-21-2017

10-01-2016 06-21-2018

4 MONTHS

TOTAL PRIOR CREDIT TIME. 432 TOTAL INOPERATIVE TIME....:

TOTAL GCT EARNED AND PROJECTED..: 188 TOTAL GCT EARNED..... 54

STATUTORY RELEASE DATE PROJECTED: 10-09-2020 EXPIRATION FULL TERM DATE.....: 04-15-2021 TIME SERVED..... 1 YEARS

PERCENTAGE OF FULL TERM SERVED..: 35.3

PROJECTED SATISFACTION DATE....: 10-09-2020 PROJECTED SATISFACTION METHOD...: GCT REL

G0000

TRANSACTION SUCCESSFULLY COMPLETED



U.S. Department of Justice

September 13, 2018

Federal Bureau of Prisons

Designation and Sentence Computation Center

U.S. Armed Forces Reserve Complex

BUREAUOY			e Forces Drive ie, Texas 75051		
nate: STECKEL, Jo	hn Paul	R	eg #: 77182-06	Date of Federal	Offense: 04-21-2017
Arrest Date 08-20-2016	Release Date 08-22-2016	Offense PSR#69/70 SLATE 201620563		Release Method Bond/Bail	Disposition Dismissed 08/30/16
	And Andrews	2016CRA019029/16CR-00564	8	A Section of the second section of the section of the section of the section of the second section of the second section of the section of th	Dismissed 05/12/17
09-30-2016	10-01-2016	PSR#71 SLATE 201624348 2016CRA022715		Bond/Bail	Dismissed 10/7/16
(04-21-2017)	06-05-2017	Weapon Undr disability PSR#	72	To Detainer (ST SRV)	Dismissed 5/1/17
Agency: Franklin		<u> </u>		CSC Wiegman	
Phone: 614-52	<u> </u>		Title:	Records Custodian	
		dismissed in Lieu of Federal Prosec tary Warren Correctional Facility 5		they Don't know	sted above. Called Debbie www.hat happined and State and was Sent
Arrest Date 06-05-2017	Release Date 12-23-2017	Offense Weapons Charge STATE (SRV))	Release Method TOT - USMS	Disposition
	LIAS AC	Rested on 4-8) - ID A	ad was Now	on Palancad Y
Agency: Ohio C		ception Center	Name: Title:	Debbie Watson Records Custodian	
EOS Pa	role sanction 12	d to serve 200D on parole violation 2-23-2017. WABOUTHYPV.	•		
Arresi Dale	Release Date	\ Offense		Release Method	Disperition
	to concentration and the de-	**************************************	a sample in the control of the contr	profiled in the standard Management of the analysis and the standard of the st	
Agency:	the state of the second		Name:	2 mb (no haireas - Normas y especies -) i da da minimina ma	
Phone:			Title:		
Remarks:					
OP Official: JeN		Computation Technician	JEMARI	R POTTS Originally signed by SEMARR Dirt cots, only Government of 22121.1920900.1031.4	nt, au=Dept of Justice. i. 15001003630063

Case: 2:17-cr-00277-ALM Doc #: 41 Filed: 01/24/20 Page: 140/15 PAGEID #: 114

HAZOM 540*23 * PAGE 001

SENTENCE MONITORING COMPUTATION DATA AS OF 11-07-2019

11-07-2019 07:45:50

REGNO..: 77182-061 NAME: STECKEL, JOHN PAUL

FBI NO..... 584643EC0

DATE OF BIRTH: 02-18-1986 AGE: 33

ARS1..... HAZ/A-DES

UNIT.... E

QUARTERS....: E03-116L

DETAINERS.... NO

NOTIFICATIONS: NO

HOME DETENTION ELIGIBILITY DATE: 12-15-2020

THE FOLLOWING SENTENCE DATA IS FOR THE INMATE'S CURRENT COMMITMENT.

THE INMATE IS PROJECTED FOR RELEASE: 05-09-2021 VIA GCT REL

-----CURRENT JUDGMENT/WARRANT NO: 010 ------

COURT OF JURISDICTION..... OHIO, SOUTHERN DISTRICT

DOCKET NUMBER..... CR2-17-277

JUDGE......

MARBLEY

DATE SENTENCED/PROBATION IMPOSED: 06-21-2018

They ARE Changing Sentencing Dates. Look At 1st computation

DATE COMMITTED...... 08-06-2018 HOW COMMITTED..... US DISTRICT COURT COMMITMENT Shee+S.

PROBATION IMPOSED..... NO

FELONY ASSESS MISDMNR ASSESS FINES

COSTS

NON-COMMITTED.: \$100.00

\$00.00

\$00.00

\$00.00

RESTITUTION...: PROPERTY: NO SERVICES: NO

AMOUNT: \$00.00

------CURRENT OBLIGATION NO: 010 ------

OFFENSE CODE....: 136 18:922(G) FIREARMS, CARR CRIM

OFF/CHG: 18:922(G)(1) AND 924(2) FELON IN POSSESSION OF A FIREARM CT1.

SENTENCE PROCEDURE...... 3559 PLRA SENTENCE

SENTENCE IMPOSED/TIME TO SERVE.:

48 MONTHS

TERM OF SUPERVISION....:

YEARS

DATE OF OFFENSE.....

04-21-2018

Now there Changing Offense Dates

G0002

MORE PAGES TO FOLLOW . . .

Case: 2:17-cr-00277-ALM Doc #: 41 Filed: 01/24/20 Page: 15 DE PAGEID #: 115

HAZOM 540*23 * SENTENCE MONITORING 11-07-2019 PAGE 002 OF 002 * COMPUTATION DATA 07:45:50 AS OF 11-07-2019 REGNO..: 77182-061 NAME: STECKEL, JOHN PAUL -----CURRENT COMPUTATION NO: 010 ------COMPUTATION 010 WAS LAST UPDATED ON 10-24-2019 AT DSC AUTOMATICALLY COMPUTATION CERTIFIED ON 10-01-2019 BY DESIG/SENTENCE COMPUTATION CTR THE FOLLOWING JUDGMENTS, WARRANTS AND OBLIGATIONS ARE INCLUDED IN CURRENT COMPUTATION 010: 010 010 they put 6-a1-a018, But if you Look At DATE COMPUTATION BEGAN..... 06-21-2018 Other COMPUTATION Sheet it Says TOTAL TERM IN EFFECT....: 48 MONTHS 6-22-2018. TOTAL TERM IN EFFECT CONVERTED . . : 4 YEARS EARLIEST DATE OF OFFENSE..... 04-21-2018 20 IT JAIL CREDIT....: THRU DATE FROM DATE 08-20-2016 08-22-2016 10-01-2016 THEY MESSED UP MY 09-30-2016 06-06-2017 Date of offense by A 04-21-2017 12-24-2017 Whole year, Look at 1st COMPUTATION Sheet, It TOTAL PRIOR CREDIT TIME....: TOTAL INOPERATIVE TIME.....: TOTAL GCT EARNED AND PROJECTED..: 176 Clearly Says 4-21-2017 TOTAL GCT EARNED..... 68 STATUTORY RELEASE DATE PROJECTED: 05-09-2021 EXPIRATION FULL TERM DATE.....: 11-01-2021 TIME SERVED..... 2 YEARS 5 DAYS

lidgment, under My

iprisonment termi

REMARKS.....: 9-4-19 FSA GCT UPDT.F/JTP;10-24-19:DIS GCT 40D F/DDW

PERCENTAGE OF FULL TERM SERVED..:

PROJECTED SATISFACTION DATE....: 05-09-2021

PROJECTED SATISFACTION METHOD...: GCT REL

G0000

TRANSACTION SUCCESSFULLY COMPLETED

200